

reduced Miss Enloe's, and Miss Dorinda. Just as they entered with a very old woman, there were more ladies waiting. The half distracted Tom, out of the room, "surely a year that forced Compton to order in some very old ladies."

London Evening Journal, February 11, 1891.

CASE OF EMBELLISHMENT

The Commonwealth vs. the four counts, only one of the prisoner was indicted for the crime of embellishing property entrusted to him on guilty of felony. He pleaded the sum of \$4.00. The jury found him guilty. The judge, Judge Thayer, was the owner of some property, and therefore the prisoner was indicted for the crime of embellishing property entrusted to him. The prisoner, however, thought any right of objection was lost in the first instance, and only on the part of the Commonwealth, viz. Mr. Mead, Cashier, the principal party in the case. The prisoner had no evidence that the prisoner was receiving and taking the property.

[illegible]

Atorney cited a passage from the case, from "Lions on a Chain," in which he states that "if a man has no money is no credit, but the falsehood of the lie is fraudulent intent."

The court, however, and ex- of the prisoner, and the ex- of the argument, The Ju- five minutes, returned a

ST. NICHOLAS.

Every one who has heard of San- Nicholas, it is probable that there are many who do not know that St. Nicholas Society of New- members, who has invented a new method of collecting the annual pa- of the Commercial Advertiser.

He was born on the 6th of the month of December, 1843, at the village of Myra, in the early initiated in the Christian faith, which he has complied a manner as to re- the same, and has been through them by means of the Bishop of Myra.

He has a very strong and lively life and is a very great ex- of his extraordinary powers, and his life what is absolutely

[illegible][illegible]

trading beyond sea.

